

THE HONORABLE MARSHA J. PECHMAN

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UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

S&W FOREST PRODUCTS, LTD., a British)
Columbia corporation,)
)
Plaintiff,)
)
v.)
)
CEDAR SHAKE & SHINGLE BUREAU, a)
Washington nonprofit corporation;)
WALDUN FOREST PRODUCTS LTD., a)
British Columbia corporation; and)
ANBROOK INDUSTRIES LTD., a British)
Columbia corporation,)
)
Defendants.)

Case No. 2:19-cv-000202

**ORDER GRANTING CEDAR
SHAKE & SHINGLE BUREAU'S
MOTION FOR LETTERS
ROGATORY RE WITNESSES
WAYNE ROURKE AND DAVID
MOONEY**

**NOTE DATE ON MOTION
CALENDAR: SEPTEMBER 27, 2019**

ORDER GRANTING CSSB'S MOTION FOR LETTERS
ROGATORY RCSSB LETTER
ROGATORY_MOONEY:7681258_5 E WITNESSES
WAYNE ROURKE AND DAVID MOONEY - 1
NO. 2:19-CV-000202

1
2 Upon consideration of Defendant Cedar Shake & Shingle Bureau's Motion For Letters
3 Rogatory Re Witness David Mooney, the Court finds as follows:

4 IT IS HEREBY ORDERED, ADJUDGED, AND DECREED THAT:

5 The Court, having reviewed the submitted material and relevant authority, and therefore
6 being fully informed, GRANTS Cedar Shake & Shingle Bureau's Motion For Letters Rogatory
7 Re Witness David Mooney and will execute the Letters Rogatory without delay.

8 IT IS SO ORDERED.

9 Dated this _1st_ day of October, 2019.

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11 Marsha J. Pechman
12 United States Senior District Judge
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Defendants.)

Case No. 2:19-cv-000202

**REQUEST FOR INTERNATIONAL
JUDICIAL ASSISTANCE (LETTER
ROGATORY) RE DAVID MOONEY**

1 **I. INTRODUCTION**

2 The United States District Court for the Western District of Washington presents its
3 compliments to the Supreme Court of British Columbia, and requests international judicial
4 assistance to obtain evidence to be used in a civil proceeding before this Court in the above-
5 captioned matter. The evidence may be used at the trial on this matter, presently scheduled for
6 May 11, 2020 in Seattle, WA, USA. Discovery is now in progress, with a fact discovery deadline
7 of December 13, 2019.

8 The United States District Court for the Western District of Washington is the competent
9 court of law and equity over this matter, with power to compel the attendance of witnesses, and
10 has jurisdiction over this matter under 28 U.S.C. § 1331 and 1337. This Court is authorized to
11 request depositions and the production of documents abroad by Letters Rogatory by 28 U.S.C. §
12 1781(b)(2). This Court may grant reciprocal assistance by the enforcement of Letters Rogatory
13 of the Canadian Courts through its authority under 28 U.S.C. § 1782.

14 **II. ASSISTANCE REQUESTED**

15 This Court has reviewed the Motion for issuance of Letters Rogatory filed by Defendant
16 Cedar Shake & Shingle Bureau and requests the assistance described herein as necessary in the
17 interests of justice and for the preservation of testimony at trial.

18 **A. Appearance at Oral Examination**

19 This Court requests that the Supreme Court of British Columbia compel David Mooney,
20 who is a non-party witness to the issues in the underlying litigation and resides in Sorrento,
21 British Columbia, to appear for a full oral examination and cross-examination under oath by
22 counsel for the Defendant Cedar Shake & Shingle Bureau on the following topics as to which
23 Mr. Mooney is the only witness who has knowledge:

- 24 1. Mr. Mooney's communications with S&W regarding the use of Specialty Cut labels;
25 2. Mr. Mooney's knowledge of CSSB and CSA grading standards regarding Specialty Cut
26 labels;
27 3. Mr. Mooney's declarations and witness statement relating to S&W's motion for

1 preliminary injunction and the August 2019 CSSB disciplinary hearing;

2 4. Mr. Mooney's testimony at the August 2019 CSSB disciplinary hearing; and

3 5. Mr. Mooney's knowledge of S&W's December 2019 labelling violation and product
4 grade and quality misrepresentation, or of similar labelling violations or
5 misrepresentations by S&W or other CSSB member mills.

6 Under United States Federal Rule of Civil Procedure 28(b), 28 U.S.C. § 1782(b)(2), and
7 this Court's inherent authority, and to the extent permitted by the applicable laws of Canada and
8 British Columbia, this Court respectfully requests that the Supreme Court of British Columbia
9 require that the following methods and procedures be followed in connection with the
10 examination requested herein:

11 **a.** The parties' legal representatives or their designees, the legal
12 representative or designee acting on behalf of Mr. Mooney, and an Official Court Reporter be
13 permitted to be present during the examination;

14 **b.** The Official Court Reporter be permitted to record verbatim the
15 examination, including video recording;

16 **c.** The examination be governed by the applicable rules of court, including
17 the United States Federal Rules of Civil Procedure and the law of British Columbia, with the
18 law of British Columbia prevailing in the event of a conflict;

19 **d.** If during the examination of the witness objection is taken to a question
20 pursuant to the laws of the United States, the objection will be noted on the record, the
21 question(s) answered by the witness and the issue of admissibility reserved for the trial judge in
22 this Court;

23 **e.** Notwithstanding d, if the laws of the United States permit an objection to
24 a question and an instruction to the witness not to answer the question, such objection and
25 instruction will be noted on the record and the witness need not answer the question;

26 **f.** The witness be examined as soon as practicable, but before December 6,
27 2019.

REQUEST FOR INTERNATIONAL JUDICIAL
ASSISTANCE (LETTER ROGATORY) RE DAVID
MOONEY - 5

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1 **B. Documents to Produce**

2 This Court requests that the appropriate judicial authority of Canada compel Mr.
3 Mooney to produce the following documents under oath relating to this matter:

- 4 1. Any documents and communications in witness' possession, custody, or control relating
5 to S&W, including, but not limited to communications with S&W management and
6 employees;
- 7 2. Any documents and communications in witness' possession, custody, or control relating
8 to advice or guidance provided to S&W or other mills regarding or concerning CSSB
9 Specialty Cut labels, including but not limited to any minutes of Board of Directors'
10 meetings addressing Specialty Cut labels;
- 11 3. Any documents and communications in witness' possession, custody, or control relating
12 to CSSB approval of #2 Alaska Yellow Cedar labels in or around September 2015;
- 13 4. Any documents and communications in witness' possession, custody, or control relating
14 to the witness' involvement on the Technical Committee of the Canadian Standards
15 Association regarding the CSA Grading Rules;
- 16 5. Any documents and communications in witness' possession, custody, or control relating
17 to a May 2002 meeting of the CSSB Label Committee; and
- 18 6. Any documents in witness' possession, custody, or control relating to communications
19 with S&W or counsel for S&W regarding or concerning S&W's December 2018 or
20 August 2019 disciplinary hearings, or any S&W lawsuit against CSSB.

21 **III. DEFENDANT'S SUMMARY OF THE ACTION**

22 Defendant Cedar Shake & Shingle Bureau's view of this case is as follows. The Court
23 does not adopt this statement as findings of fact or law. Based on the Defendant Cedar Shake
24 & Shingle Bureau's representations, this Court believes that justice cannot be served between
25 the parties in the above-captioned matter unless the evidence requested herein is made available
26 by the Supreme Court of British Columbia.

1 **A. Factual Background**

2 Cedar Shake & Shingle Bureau (“CSSB”) is a nonprofit trade organization whose
3 Members are in the business of producing, distributing, installing, or treating cedar shakes and
4 shingles. The cornerstone of CSSB’s operations are its promotion and protection of “Certi®”
5 brand products, which informs consumers that the Member undergoes inspections by an
6 independent third-party inspection agency for compliance with building code standards, and
7 CSSB’s own quality grading standards. CSSB has retained Intertek as its independent third-party
8 inspection agency. Witness David Mooney worked at Intertek and inspected the shake and
9 shingle mills of CSSB Members.

10 S&W owns and operates a shake and shingle mill in Maple Ridge, British Columbia, and
11 became a CSSB Member in 1994. In December 2018, CSSB terminated S&W’s membership
12 due to an alleged labeling violation and misrepresentation of its products.

13 S&W disputes the basis of its termination and filed suit against CSSB and two other
14 defendants alleging that: (i) its termination was a violation of United States antitrust laws, 15
15 U.S.C. § 1; and (ii) its termination was a breach of S&W’s CSSB Membership Agreement under
16 the laws of the State of Washington.

17 **B. Defendant Believes David Mooney Has Information Relevant to This Case**

18 David Mooney worked as a cedar shake and shingle inspector or quality control auditor
19 from 1987 through 2017, including as an inspector or quality control auditor for CSSB and as an
20 inspector with Intertek and Quality Assurance International, another third-party grading service.
21 In those roles, he was tasked with ensuring that the shakes and shingles produced by CSSB mills
22 met grading quality rules and standards. Mr. Mooney submitted a declaration in this case in
23 support of Plaintiff S&W’s Motion for a Preliminary Injunction. Mr. Mooney’s testimony is
24 therefore necessary for CSSB to defend the allegations that S&W has raised against CSSB. The
25 deposition and request for documents will not impose an undue burden on Mr. Mooney, and the
26 evidence sought from this witness is not otherwise obtainable.

1 **IV. RECIPROCITY**

2 In the furtherance of justice and by the proper and usual process of this Court, the
3 United States District Court for the Western District of Washington will provide similar
4 cooperation and assistance to the Supreme Court of British Columbia in the event that the
5 Supreme Court of British Columbia requests similar assistance.

6 **V. REIMBURSEMENT FOR COSTS**

7 Defendant CSSB, the party noticing this deposition, has assured this Court that they will
8 pay the usual service fees and witness fees, if any are required, for the time spent by the above-
9 listed witness in providing his testimony in accordance with your civil rules of procedure. CSSB
10 requests to be contacted by the witness if the service fees and witness fees will exceed \$1000
11 USD. The Defendant has further assured this Court that they will reimburse the Supreme Court
12 of British Columbia for the costs incurred in executing the Letter Rogatory. CSSB requests to
13 be contacted if the amount to execute this Letter Rogatory will exceed \$1,000 USD.

14 **VI. CONCLUSION**

15 This Court therefore respectfully requests that, in the interests of justice, you compel by
16 your proper and usual process the above-listed witness to appear for oral examination and
17 produce documents.

18 WITNESS, Marsha J. Pechman, United States District Court for the Western District of
19 Washington, this 1st day of October, 2019.

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23 Marsha J. Pechman
24 United States Senior District Judge
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